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## **SCHIFF HARDIN & WAITE**

PATENT DEPARTMENT 6600 SEARS TOWER

233 SOUTH WACKER DRIVE

**CHICAGO, ILLINOIS 60606 CONFIRMATION NO. 5877**  RECEIVED

JUN 11 2002

TECHNOLOGY CENTER 2:

SERIAL NO.:

Acklin et al. 09/662,209

**GROUP ART UNIT: 2862** 

FILED:

September 14, 2000

**EXAMINER:** Cecil B. Harmon

TITLE: "ILLUMINATION UNIT FOR AN APPARATUS FOR USE IN THE FIELD OF MEDICINE" **AMENDMENT "B"** 

**Assistant Commissioner for Patents** 

Washington D.C. 20231

SIR:

Transmitted herewith is an amendment in the above-identified application.

No additional fee is required.

The fee has been calculated as shown below.

	(2) CLAIMS REMAINING AFTER AMENDMENT		(4) HIGHEST NO. PREVIOUSLY PAID FOR	(5) PRESENT EXTRA	(6) RATE	(7) ADDITION FEE
TOTAL CLAIMS	* 22	MINUS	** 22	x	( ) X 9.00 ( ) X 18.00	
INDEP. CLAIMS	* 1	MINUS	1	х	( ) X 42.00 ( ) X 84.00	
	mended to contain dependent claims y paid for.			() YES	( ) \$135.00 ( ) \$270.00 ONE TIME	
			TOTAL ADDITIONA	L FEE		

If the entry in Coharm 2 is less than the entry in Column 4, write "0" in Coharm 5. If the "Highest Number Previously Paid For" IN THIS SPACE is less than 20 write "20" in this space. Applicants petition the Commissioner of Patents and Trademarks to extend this time for response to the Office Action dated January 30, 2002 for \_\_\_\_ months so that the period for response is extended to May 30, 2002. A check in the amount of \$ 110.00 is attached to cover the cost of the extension. Any deficiency or overpayment should be charged or credited to deposit account No. 501519. A duplicate copy of this sheet is enclosed. A check in the amount of \$ \_\_\_\_ is attached. accompanying IDS under 37 CFR 1.97(c) is attached A check for \$ and Petition for Consideration of IDS under 37 CFR 1.97(d) is attached. The Commissioner is hereby authorized to charge any additional fees which may be required, or to credit any overpayment to W

account No. 501519. A duplicate of this sheet is	enclosed.
nen phoning re this application, please call (312)	258-5790.
	SCHIFF HARDIN & WAITE (Customer Number: 26574)
	BY 5 A, NOW (28,982)
I hereby certify that this correspondence is be Mail in an envelope addressed to: Assistant (2002.	ing deposited with the United States Postal Service as First Class Commissioner for Patents, Washington, D.C. 20231 on May 23.
	Steven H. Noll
	NAME OF APPLICANTS ATTORNEY
	SIGNATURE
	May 33, 2002
	DATE



JUN 0 5 2002

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PPLICANTS' RESPONSE TO THE JANUARY 30, 2002 OFFICE ACTION

APPLICANT(S):

**BRUNO ACKLIN et al** 

**GROUP ART UNIT: 2828** 

**SERIAL NO.:** 

09/662,209

EXAMINER: Cecil B. Harmon

FILED:

September 14, 2000

**CONFIRMATION NO. 5877** 

TITLE:

"ILLUMINATION UNIT FOR AN APPARATUS FOR USE IN

THE FIELD OF MEDICINE"

Assistant Commissioner for Patents,

Washington, D.C.

SIR:

Applicants and their counsel have carefully reviewed the Office Action dated January 30, 2002, but believe the claims as originally filed are patentable over the teachings of the reference relied upon by the Examiner. Reconsideration of the application in view of the following arguments in support of patentability therefore is respectfully requested.

## REMARKS

In the Office Action dated January 30, 2002, claim 1 was rejected under 35 U.S.C. §112, second paragraph as being indefinite because of the use of the term "substantially." This rejection is respectively traversed for the following reasons. The word "substantially" is commonly used in patent claims, and is commonly accepted by the Patent and Trademark Office. The word is used as a synonym for "approximately," and its inclusion in United States patent claims is standard. In United States Patent No. 5,902,997 (Reference AA in the Information Disclosure Statement filed January 3, 2001), for example, this term is used in line 4 of claim 1. In United States Patent No. 5,875,205 (Reference AB in the Information Disclosure Statement) this term is used in lines 10-11 of claim 1. The fact that it is a synonym

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